

April 28, 2011

Illinois EPA, Bureau of Air, Compliance Section (MC 40) Attn: John Rekesius P.O. Box 19276 Springfield, IL 62794-9276



RE: CAAPP Annual Compliance Certification for Sterigenics' Willowbrook Facilities for Calendar Year 2010-Source ID #043110AAC

To Whom It May Concern,

Enclosed please find Sterigenics US LLC. Annual CAAPP Compliance Certification for our facilities located at 7775 Quincy Street and 830 Midway Drive, Willowbrook, IL. Since, these facilities were in continuous compliance during the year, we did not include Table Two.

Please do not hesitate in contacting me should you have any questions with regard to the enclosure or these facilities. I can be reached at 630-928-1771.

Sincerely,

Kevin Wagner Director EH&S

Enclosure: Annual CAAP Certification

cc: Ms. Sandra Haissig, General Manager Willowbrook Facilities

Ms. Kathleen Hoffman, VP RA/QA

Mr. Don Currie, VP Operations

Illinois EPA
Division of Air Pollution Control
9511 West Harrison
Des Plaines, IL 60016

USEPA (AR-17J) Region 5 Air & Radiation Division 77 West Jackson Blvd. Chicago, IL 60604



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY DIVISION OF AIR POLLUTION CONTROL COMPLIANCE AND SYSTEMS MANAGEMENT SECTION 1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276 SPRINGFIELD, ILLINOIS 62794-9276

CAAPP ANNUAL COMPLIANCE CERTIFICATION

FOR AGE	NCY USE ONLY WITH A SAME TO SA
ID NUMBER:	BEOF
PERMIT #:	MAY
DATE:	AIR ENFUNCEYEN

THE CLEAN AIR ACT PERMIT PROGRAM (CAAPP) REQUIRES THAT EACH CAAPP PERMIT HOLDER SUBMIT AN ANNUAL COMPLIANCE CERTIFICATION FOR ALL EMISSION UNITS AT THE SOURCE AS REQUIRED BY 40 CFR 70.6 (c) (5), 39.5 (7) (p) (v) OF THE ENVIRONMENTAL PROTECTION ACT AND CAAPP PERMIT CONDITION 9.8. THE COMPLIANCE CERTIFICATION REPORTING PERIOD IS JANUARY 1 TO DECEMBER 31 AND IS DUE ON OR BEFORE MAY 1 FOR THE PRECEDING CALENDAR YEAR. THIS CERTIFICATION FORM CAN BE USED BY FACILITIES TO SATISFY THIS REQUIREMENT.

	SOURCE	INFORMATION	
SOURCE NAME: Sterigenics US, LLC	;	-	
SOURCE ADDRESS: 7775 Quincy Sti	reet and 830 Midw	ay Drive	
3) CITY: Willowbrook		4) COUNTY: DuPag	e
5) TOWNSHIP: Downers Grove	6) STATE:	-	7) ZIP CODE: 60521
8) DATE FORM PREPARED: 04/28/11		9) SOURCE ID NO. :	043110AAC
10) CAAPP PERMIT NO.: 95120085			
11) CALENDAR YEAR OR REPORTING PERIOR	D COVERED BY THIS	REPORT:	
2010			

SOURCE COMPLIANCE INFORMATION
12) CHECK EITHER (a) OR (b) BELOW:
(a) During the entire reporting period, this source was in continuous compliance with ALL terms and conditions contained in its CAAPP permit. The method used to determine compliance for each term and condition is the method specified in the permit.
(b) With the exception of the items identified in Table 1 and Table 2, this source was in continuous compliance with all terms and conditions contained in the permit. The method used to determine compliance for each term and condition is the method specified in the permit, unless otherwise indicated.
NOTE: Table 1 must be completed for all units and activities regardless of compliance status. Table 2 must be completed for all sources of intermittent or continuous noncompliance with any permit condition.

ΔΤΤΔ	CHMENTS						
13) Are you submitting any attachments with this report?	Yes ⊠ No □						
If yes, please list the attachments below:							
Table One	•						
<u> </u>							
	ICATION REPORT MAILING						
	report to the Compliance and Systems Management Section must also be submitted to the <u>USEPA Region 5</u> and the listed in condition 8.6 of your CAAPP permit.						
Please check the appropriate boxes.	·						
A copy of the Compliance Certification report has been so	ubmitted to USEPA.						
	Yes ⊠ No □						
A copy of the Compliance Certification report has been su	ibmitted to the appropriate IEPA regional field office.						
·							
	Yes ☑ No □						
20/1705	WITAGE						
15) NAME OF TECHNICAL CONTACT PERSON FOR THIS REPORT:	NTACT PERSON						
	Kevin Wagner						
16) TECHNICAL CONTACT PERSON TITLE:	17) CONTACT PERSON'S TELEPHONE NUMBER:						
Director EH&S	(630) 928-1771						
COMPLIANCE STATEMENT AND SIGNATURE BLOCK							
COMPLIANCE STATEMENT AND SIGNATURE BLOCK NOTE: A RESPONSIBLE OFFICIAL MUST SIGN THIS COMPLIANCE CERTIFICATION. UNSIGNED COMPLIANCE CERTIFICATIONS WILL BE RETURNED AS INCOMPLETE.							
18) I certify under penalty of law that this document and all supervision in accordance with a system designed to a evaluated the information submitted. Based on my incogathering the information, the information submitted is	assure that qualified personnel properly gathered and						
AUTHORIZED SIGNATURE:							
BY: KAItubeman	Vice-President RA/QA						
AUTHORIZED SIGNATURE	TITLE OF SIGNATORY						
Kathleen Hoffman	4						
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Listing of Compliance Status for Applicable Permit Terms and Conditions	
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Source Name	New York of the Control of the Contr	- 13	Pricado Cimil Cimo and Concellibi. Number of the Concellibi.
Sterigenics US,	ררכ		043110AAC
(1) Permit Condition Reference Number	Description of Permit Condition	Compliance Status Continuous "C" Intermittent "I" Noncompliance "N"	Compliance Determination Method
3.2.1	Particulate Matter Process Emission Unit shall not exceed 0.55#/hr.	v	No particulate emissions with the exception of boilers. Our boilers are in compliance.
3.2.2.	Organic Material Emission Unit that uses organic material must be in compliance	O	All emission sources have their own permit condition.
3.2.3	Open Burninig Activity must comply with 35 IAC 237 (obtaining a permit).	v	No open burning was conducted this paast year.
3.2.4	Cold cleaning degreaser. Comply with applicable equipment and operating req's.	N/A	Facilities do not have cold cleaning systems
3.2.5	The vapor pressure of ethylene glycol does not exceed 2.5 psia.	v	Vapor pressure of glycol is less than the requirement
3.2.6	Each emission unit in determining TT, total VOM must be less than 25tons/yr.	v	We did not emit more than 25 tons of VOM per rule TT.
3.2.7	Must not exceed 2.5 tons/yr for each emission source or 5.0 tons/yr for 218.986	v	We did not emit more than 2.5 tons and/or 5.0 tons of VOM per 218.986
3.3.2	The Permittee must notify IEPA of any proposed addition of a new insig. activity.	S	No new sources were added that require reporting
5.3.2 (a)	Particulate Emissions	၁	The facility does not handle particulate emissions
5.3.2 (b)	Particulate Emissions or Smoke	v	The facility did not handle particulates or emit smoke that had an opacity greater than 30%
5.3.3 (a)	Persons opening appliance for maintenance or service must comply with 40 CFR 82.156	N/A	Do not maintain our own equipment that contains ozone depleting compounds
5.3.3 (b)	Equipment used in maintenance or service must comply with 40 CFR 82.156	N/A	Do not maintain our own equipment that contains ozone depleting compounds
5.3.3 (c)	Persons performing maintenance or service on ozone depleting equipment are certified	N/A	Do not maintain our own equipment that contains ozone depleting compounds
5.3.4	RMP is in place	v	A current RMP was updated June 2009 and is in place with 40 CFR 68.3.

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For Sterigenics US LLC Source ID 043110AAC

Permit Condition	Description of Permit Condition	Compl. Status Continuous	Compliance Determination Method
Reference		"C"	
#		Intermittent "I"	
ı		Noncompliance"N"	
5.3.5 (a)	Need to comply with any new regulations.	С	No new regulations have been promulgated;
			however, Sterigenics will comply when any
			new rules are issued.
5.6.2	Emissions for HAPs shall be less than 10	С	The facility has records on file to show that
	tons/yr or 25 tons for all HAPs		emissions are below these guidelines.
5.7.1 (a)	Source-Wide testing is required when requested	C	The agency has not requested that additional
	by the agency.		source wide testing be conducted.
5.7.1 (b)	IEPA may conduct such tests that it finds	C	IEPA has not found it necessary to conduct
	necessary.		any tests during this past year.
5.7.2 (a)	Testing must be done if emissions exceeds	С	Facilities did not emit either 8 tons for a
	80% of major source threshold for individual		single HAP or 20 tons for a total number of
	HAP or greater than 20 tons of total HAPs.		HAPs; therefore testing was not required to
			be performed.
5.7.2 (b)	Calculations were done by January 31, 2010.	С	Calculations were done when required.
5.9.1	Annual Emission Records shall be maintained.	C	Records are being maintain according to the
			permit.
5.9.2 (a)	Annual HAP Emission Records shall be	C	Records are being maintain according to the
	maintained		permit.
5.9.2 (b)	If testing is required by Condition 5.7.2 then	С	No testing was performed.
	the records of the test shall be maintained.		
5.9.3 (a)	All records shall be maintain for 5 years.	C	All required records are being maintained for
5037	Donal made mailett in more forms	ס	n
5.9.3 (b)	Records must be made available in paper form	С	Records are available should they be
		מ	104400000
5.10.1	State is a desiration shall be concated within	C	ind deviations occurred duting zoro mai
	30 days		icquirea icpoining.
	30 days.		

Listing of Compliance Status for Applicable Permit Terms and Conditions for 2010 For Sterigenics US LLC Table One Source ID 043110AAC

6.1.3 (a) i, ii, Reference # Condition 7.1.3 (d) iii 7.1.3 (c) ii 7.1.3 (c) i 7.1.3 (b)ii 7.1.3 (b)i 7.1.3 (e) i 6.1.3(b)5.10.2 Permit 7.1.3 (d) and iii 5.12.1 emissions information. apply during the sterilization process. seasonal allotment period equal or exceed 10 If sources exceed VOM emissions during the Records shall be maintained per Sections 5 Procedures for Calculating Emissions Annual Emission Report shall contain control equipment to 85%. Ethylene Oxide emission must be reduced by Emission Limitation of Condition 7.1.3 (b) ii tons, source shall become a source in ERMS Repair any VOM leak more than 8#/hr. except as provided by 7.1.3 (c) Breakdown and switch over from Scrubber 1 to control equipment to 81%. No person shall cause or allow the discharge of & 7 must be maintained. if such emissions are controlled by air pollution permitted by Condition 7.1.3 (c) i are allowable Emission of organic material in excess of those emissions are controlled by air pollution Emission of organic material in excess of those permitted by Subpart TT are allowable if such Description of Permit Condition Compl. Status Noncompliance "N" Continuous Intermittent \circ \circ \circ \circ 0 0 \bigcirc \circ \circ \circ "I" Ċ, (c) (ii). Records are available per this requirement. information. Facilities emission did not exceed 10 tons Records are available per this requirement. Emissions meet the requirement of 7.1.3 Emissions are reduced by 99% Emission limitations were not exceeded. The annual report contains emissions controlled by at least 81% All sources are controlled by at least 85%. All sources regulated by Subpart TT are This was not required 15 days. All leaks that are found are repaired within Compliance Determination Method

For Sterigenics US LLC Source ID 043110AAC

	6		TO A POLICE OF
Permit	Description of Permit Condition	Compl. Status	Compliance Determination Method
Condition		Continuous "C"	
Reference		Intermittent "I"	
#		Noncompliance "N"	
7.1.3 (d) ii	Repair of any damaged Scrubber immediately.	С	The two scrubbers were used independently.
7.1.3 (d)	Records will be maintained during any	С	The two scrubbers were used independently.
111	breakdown.		
7.1.3 (d) iv	Following notification of a malfunction or a	С	The two scrubbers were used independently.
,	breakdown with excess emissions the		
	Permittee shall comply with any reasonable		
	IEPA directions.		
7.1.3 (d) v	Permit authorization does not relieve Permittee	С	The two scrubbers were used independently
	of any enforcement.		
7.1.5 (a)	Permittee shall good operating practices for the	C	Equipment properly maintained.
	scrubber and dry bed systems and is promptly		
	maintained.		
7.1.5 (b)	Permittee shall not exhaust more than 5	С	A control system is in place to only allow up
	chambers at anyone time.		to five Chambers to exhaust together
7.1.6 (a) i	Emissions of organic material from	С	Emissions are below 99 tons/yr. for Retorts
	Sterilization Retorts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10,		1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12
	11, and 12 shall not exceed 99 tons/yr.		
7.1.6 (b) i	Emissions of organic material excluding Freon	С	Emissions are below 25 tons/yr.
	12 from Retort #8 shall not exceed 25 tons/yr.		
7.1.6 (c)i	The Deoxx System shall be operated to reduce	С	Emissions are controlled to at least 99%.
	the ethylene oxide emissions from Retorts 1, 2,		
	3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 by at least		
	99%.		
7.1.6 (c)ii	Monthly usage of Propylene Oxide and	С	Monthly usage did not exceed 2,800 and
	Ethylene Oxide shall not exceed 2,800 and		70,000 pounds.
	70,000 pounds respectively.		

Reference # (A) or (B) & Condition 7.1.8 (a)(ii) 7.1.8(a)(i)7.1.6 (c)iii 7.1.8(b) (i) 7.1.7(a)i7.1.7 (d) 7.1.7 (c) Permit 7.1.6(d)7.1.9(a)7.1.9(b)7.1.8(c)& (11) or maximum liquor tank level. Exceeding these The owner shall comply the monitoring Testing efficiency shall be determined by the concentrations or tank level shall be a permit Permittee shall use either glycol concentration average. Compliance shall be determined by a rolling 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12. emission emissions of VOM other than ethylene oxide Sample the scrubber liquor or measure and The owner shall comply with the monitoring Permittee shall conduct a performance test when violation. tons/yr. shall not exceed rates of 0.1 #/hr or 0.44 and propylene oxide emissions from Retorts 1, The permit is issued based on negligible requested by IEPA. Records shall be maintained per 40 CFR 63.362 record the liquor height on a weekly basis. requirements in 40 CFR 63.364. requirements in 40 CFR 63.8 inlet and outlet of the control system. Records of testing are being maintained Leak detection should be conducted if required Description of Permit Condition For Sterigenics US LLC Continuous Compl. Status Noncompliance "N" Intermittent \circ \bigcirc 0 \circ \bigcirc (0 \bigcirc \circ \circ Source ID 043110AAC "[" "C Monitoring was done according this 40 No tests were conducted No tests were requested level. This level was not exceeded Permittee is using maximum liquor tank requirement. A rolling average is maintained per this Records are being maintained The liquor height was checked on a weekly CFR 63.8. Monitoring was done according this 40 Records are being maintained Ethylene Oxide lines CFR 63.364. basis. Leak detection was conducted on all This requirement was not exceeded Compliance Determination Method

For Sterigenics US LLC Source ID 043110AAC

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(c) (ii).		more than 8#/hr. except as provided by 7.2.3 (c) ii	
Emissions meet the requirement of 7.2.3	С	No person shall cause or allow the discharge of	7.2.3 (c) i
Emissions are reduced by 99%.	С	Ethylene Oxide emission must be reduced by 99%.	7.2.3 (b)ii
Emission limitations were not exceeded.	С	Emission Limitation of Condition 7.2.3 (b) ii apply during the sterilization process.	7.2.3 (b)i
Reports will be provided should this deviation occur	С	Emission of VOM in excess of limits in Condition 7.1.6.	7.1.9(d)
		of TT; Reporting Malfunctions and Breakdowns of Acid Scrubber 1 & 2 at WBI.	
and a restriction of the second secon		performance reports; notify IEPA of violation	3
Reports will be provided should any of these deviances occur	С	The Permittee shall promptly notify IEPA of	7.1.10 (a)-
Records are being maintained.	С	The monthly and aggregate annual VOM and HAP emissions from the chambers.	7.1.9 (h)
Records are being maintained.	С	Records of the type and amount of the sterilant gas used for each chamber.	7.1.9 (g)
Records are being maintained.	С	Records addressing us of good operating practices for the scrubbers and dry bed.	7.1.9 (f)
Records are being maintained.	С	Records for malfunctions and breakdowns for Scrubber 1 and 2.	7.1.9 (e)
Records are being maintained	С	Records shall be collected for any capture and control devices.	7.1.9(d)
within one hour then records are maintained.		maintained.	
When leaks are found that cannot be repaired	С	Any leaks that cannot be repaired within one	7.1.9 (c)
	Noncompliance "N"		#
	Intermittent "I"		Reference
	Continuous "C"		Condition
Compliance Determination Method	Compl. Status	Description of Permit Condition	Permit
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D	For Sterigenics US LLC	Source ID	Source ID 043110AAC
Permit Condition	Description of Permit Condition	suj	Compliance Determination Method
Reference #		Intermittent "I"	-
		Noncompliance "N"	
7.2.3 (d)	Emission of organic material in excess of those	С	All sources regulated by Subpart TT are
	permitted by Subpart TT are allowable if such		controlled by at least 81%.
	emissions are controlled by air pollution		
	control equipment to 81%.		
7.2.3 (d) iii	Repair any VOM leak.	С	All leaks that are found are repaired within
700(0):			15 days.
1.2.3 (c) 1	2.	С	This was not required.
7.2.5 (a)	Permittee shall good operating practices for the scrubber and dry bed systems and is promptly maintained.	С	Equipment properly maintained.
7.2.5 (b)	Permittee shall not exhaust more than 3	С	A system is in place to only allow up to
7.2.6 (a) i	Usage and Emissions of EtO and DO from the)	The Chambers to exhaust together.
	five Sterilization Retorts will not exceed EtO	C	Emissions are below this requirement
	25 tons/mo. PO 0.17 ton/mo. (usage). And 0.25		
	ton/mo.EtO and 2.50 tons/yr of EtO and PO 0.1		
7.2.6 (c)	Emissions from the five retorts and aeration	С	Emissions are less than 10 tons
	rooms shall be less than 10 tons/yr.		Control of Control of Collon
7.2.7 (a)i	Permittee shall use either glycol concentration	С	Permittee is using maximum liquor tank
(A) or (B) &	or maximum liquor tank level. Exceeding these		level. This level was not exceeded.
=	violation.		
7.2.7 (c)	Permittee shall conduct a performance test	C	No tests were requested
	when requested by IEPA.		

For Sterigenics US LLC Source ID 043110AAC

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Permit	Description of Permit Condition	Compl. Status	Compliance Determination Method
Condition		Continuous "C"	
Reference #		Intermittent "I"	
		Noncompliance "N"	
7.2.7 (d)	Testing efficiency shall be determined by the	С	No tests were conducted.
	inlet and outlet of the control system.		
7.2.8 (a)(i)	The owner shall comply the monitoring	С	Monitoring was done according this 40 CFR
	requirements in 40 CFR 63.8		63.8.
7.2.8 (a)(ii)	The owner shall comply with the monitoring	С	Monitoring was done according this 40 CFR
	requirements in 40 CFR 63.364.		63.364.
7.2.8(b) (i)	Sample the scrubber liquor or measure and	C	The liquor height was checked on a weekly
& (ii)	record the liquor height on a weekly basis.		basis.
7.2.8(c)	Leak detection should be conducted if	С	Leak detection was conducted on all
	required.		Ethylene Oxide lines.
7.2.9 (a)	Records shall be maintained per 40 CFR	С	Records are being maintained.
	63.362.		
7.2.9(b)	Records of testing are being maintained.	C	Records are being maintained.
7.2.9 (c)	Any leaks that cannot be repaired within one	С	When leaks are found that cannot be repaired
	hour after detection, records must be		within one hour then records are maintained.
	maintained.		
7.2.9(d)	Records shall be collected for any capture	С	Records are being maintained
	and control devices.		
7.2.9 (e)	Records for malfunctions and breakdowns	С	Records are being maintained.
	for Scrubber 1		
7.2.9 (f)	Records addressing use of good operating	С	Records are being maintained.
	practices for the scrubbers and dry bed.		
7.2.9 (g)	Records of the type and amount of the	С	Records are being maintained.
	sterilant gas used for each chamber.		

Reference 7.2.10 (a)-Condition 7.3.10 (a)-7.3.3 (c) i 7.4.3 (c) i 7.3.7 (a) 7.3.9(a)7.2.9 (h) Permit 7.3.5 **a** emissions from the affect chambers. excess emission and monitoring system Records shall be maintained per 40 CFR 63.362 requested by IEPA. Permittee shall conduct a performance test when maintained. chamber exhaust vents and is promptly Permittee shall good operating practices for the performance reports; notify IEPA of violation of excess emission and monitoring system The Permittee shall promptly notify IEPA of The monthly and annual VOM and HAP The Permittee shall promptly notify IEPA of Acid Scrubber 1 & 2 at WBI. TT; Reporting Malfunctions and Breakdowns of performance reports; notify IEPA of violation of (c) ii Acid Scrubber 1 at WBII. [T; Reporting Malfunctions and Breakdowns of No person shall cause or allow the discharge of No person shall cause or allow the discharge of more than 8#/hr. except as provided by 7.3.3 more than 8#/hr. except as provided by 7.3.3 Description of Permit Condition For Sterigenics US LLC Noncompliance "N" Intermittent Continuous Compl. Status \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc Source ID 043110AAC "**I**" ů, (c) (ii). these deviations occur. (c) (ii). these deviations occur. No tests were requested Emissions meet the requirement of 7.3.3 Reports will be provided should any of Emissions meet the requirement of 7.4.3 Reports will be provided should any of Records are being maintained Equipment properly maintained Records are available Compliance Determination Method

For Sterigenics US LLC

Source ID 043110AAC

7.5.5	7.5.3 (d)	7.5.3 (c) i	7.5.3 (b)	7.5.3 (b)	(6)	7.4.10 (a)-	7.4.9 (a)	7.4.7 (a)	7.4.5	Permit Condition Reference #
Permittee shall good operating practices for the acid water scrubber and dry bed and is promptly maintained.	Emission of organic material in excess of those permitted by Subpart TT are allowable if such emissions are controlled by air pollution control equipment to 81%.	No person shall cause or allow the discharge of more than 8#/hr. except as provided by 7.5.3 (c) ii	All aeration room vents are subject to the emissions being reduced to 1 ppm or 99%	All aeration room vents are subject to the emissions stds. of Condition 7.5.3 (b)(ii)	performance reports; notify IEPA of violation of TT; Reporting Malfunctions and Breakdowns of Acid Scrubber 1 at WBII.	The Permittee shall promptly notify IEPA of	Records shall be maintained per 40 CFR 63.362.	Permittee shall conduct a performance test when requested by IEPA.	Permittee shall have good operating practices for the chamber exhaust vents and is promptly maintained.	Description of Permit Condition
С	С	c	С	С		С	C	С	C	Compl. Status Continuous "C" Intermittent "I" Noncompliance "N"
Equipment properly maintained.	All sources regulated by Subpart TT are controlled by at least 81%.	Emissions meet the requirement of 7.5.3 (c) (ii).	This is being complied.	This is being complied.	ac inters occur.	Reports will be provided should any of these deviances occur	Records are being maintained.	No tests were requested.	Equipment properly maintained.	Compliance Determination Method

For Sterigenics US LLC

Source ID 043110AAC

7.5.9 (g) Reco	7.5.9 (f) The 1 HAP		7.5.9 (e) Reco	7.5.9(d) Reco	contr	emis	/.5.9 (c)		<u> </u>	Ξ	╂		7.5.7 (d) Testi	7.5.0 (a) West 15.77	-	Reference	Condition	Permit
Records listing good operating practices that are being followed.	The monthly and aggregate annual VOM and HAP emissions from the aeration rooms	each sterilization chamber associated with the affected aeration rooms, lb/mo and ton/yr	Records for the amount of sterilant gas used for	Records shall be collected for good operating practices for the acid water scrubber and dry beds.	control equipment to 81%.	emissions are controlled by air pollution	Emission of organic material in excess of those	Records shall be maintained per 40 CFR 63.362.	requirements in 40 CFR 63.364.	The owner shall comply the monitoring requirements in 40 CFR 63.8	Permittee shall conduct a performance test when requested by IEPA.	following 40 CFR 63.363 (c)(1)	Testing efficiency shall be accomplished	west Aeration cell not emit more than 3.6#/hr or 15.77 tons/yr.			See Peron of Fermit Condition	Description of Permit Condition
С	С		С	С			С	С	С	C	С		C	C	Noncompliance "N"	Intermittent "I"	Compt. Status "C"	Compl Status
Records are being maintained.	Records are being maintained.	The state of the s	Records are being maintained	Records are being maintained		controlled by at least 81%.	All sources regulated by Subpart TT are	Records are being maintained.	Monitoring was done according this 40 CFR 63.364.	Monitoring was done according this 40 CFR 63.8.	No tests were requested.	compliance.	Previous Performance Testing showed	Emissions are less than the permitted allowance.			Compliance Determination Method)

Listing of Compliance Status for Applicable Permit Terms and Conditions for 2010 Table One For Sterigenics US LLC Source ID 043110AAC

7.6.6(c) Er		<u> </u>		7.6.3 (c) 1 (c	-	├	i i	+
Emissions from the 5 chambers and two aeration rooms shall less than 10tons/yr.	Aeration rooms shall not exceed EtO 2,000#/mo. or 6.00 tons/yr. PO 13.33 #/mo. or 0.04 tons/yr. Emissions EtO 20#/mo. or 0.06tons/yr or PO 0.13#/mo or 0.01tons/yr	Permittee shall not operate aerations with a level exceeding scrubber liquor that exceeds 202" and exhaust more than one aeration room at a time.	Permittee shall good operating practices for the acid water scrubber and dry bed and is promptly maintained.	No person shall cause or allow the discharge of more than 8#/hr. except as provided by 7.5.3 (c) ii	All aeration room vents are subject to the emissions being reduced to 1 ppm or 99%	All aeration room vents are subject to the emissions stds. of Condition 7.6.3 (b)(ii)	excess emission and monitoring system performance reports; notify IEPA of violation of TT; Reporting Malfunctions and Breakdowns of Acid Scrubber 1 & 2 at WBI.	Description of Permit Condition
С	С	С	С	C	С	С	C	Compl. Status Continuous "C" Intermittent "I" Noncompliance "N"
This compliance issue was not exceeded	Emissions are less than the permitted allowance.	Neither compliance issue was exceeded	Equipment properly maintained.	Emissions meet the requirement of 7.5.3 (c) (ii).	This being complied.	This is being complied.	Reports will be provided should any of these deviances occur.	Compliance Determination Method

Listing of Compliance Status for Applicable Permit Terms and Conditions for 2010 Table One For Sterigenics US LLC Source ID 043110AAC

	For Sterigenics US LLC	Source I	Source ID 043110AAC
Permit	Description of Permit Condition	Compl. Status	Compliance Determination Method
Condition		Continuous "C"	
Reference		Intermittent "I"	
#		Noncompliance "N"	
7.6.7 (b)	Testing efficiency shall be accomplished	С	Previous Performance Testing showed
	following 40 CFR 63.363 (c)(1)		compliance.
7.6.7 (d)	Permittee shall conduct a performance test	С	No tests were requested.
	when requested by IEPA.		
7.6.7 (e)	Testing efficiency shall be determined by the	С	No tests were conducted.
	inlet and outlet of the control system.		
7.6.9 (a)	Records shall be maintained per 40 CFR	С	Records are being maintained.
	63.362.		
7.6.9(b)	Records of testing are being maintained.	С	Records are being maintained.
7.6.9 (d)	Records of good operating procedure must be	С	Records are being maintained.
	maintained.		
7.6.9 (e)	Records of the type and amount of the sterilant	С	Records are being maintained.
	gas used for each chamber.		
7.6.9 (f)	The monthly and aggregate annual VOM and	С	Records are being maintained.
	HAP emissions from the chambers.		
7.6.9	Permittee shall good operating practices.	С	Equipment properly maintained.

7.6.10 (a)-Reference Condition 7.8.3 (b) 7.7.3 (b) Permit 7.7.10 7.7.10 7.7.9 7.8.9 7.8.5 <u></u> © No person shall cause fugitive particulate matter SO2 and VOM being emitted. Natural gas may only be used opacity. No person shall cause fugitive particulate matter performance reports; notify IEPA of violation of excess emission and monitoring system The Permittee shall promptly notify IEPA of Reporting any deviations to IEPA. SO2 and VOM being emitted. Records of fuel usage and records of Nox, PM, Natural gas may only be used opacity. from the boiler or have emissions exceeding 30% Reporting any deviations to IEPA. Records of fuel usage and records of Nox, PM, from the boiler or have emissions exceeding 30% Acid Scrubber at WBII TT; Reporting Malfunctions and Breakdowns of Description of Permit Condition For Sterigenics US LLC Continuous Compl. Status Noncompliance "N" Intermittent \circ \circ \bigcirc 0 \bigcirc \circ \circ \bigcirc Source ID 043110AAC "**I**" Ç, No exceedances Records are being kept. these deviances occur. No deviations for the boiler occurred. Records are being kept. Only natural gas is used No exceedances. No deviations for the boiler occurred. Only natural gas is used Reports will be provided should any of Compliance Determination Method